in the Iowa State Register and the Eddyville Advertiser, newspapers published at Des Moines and Eddyville Iowa, without expense to the State.

Approved, March 29, 1884.

I hereby certify that the foregoing act was published in the Iowa State Register April 9, and Eddyville Advertiser April 5, 1884.

J. A. T. HULL, Secretary of State.

CHAPTER 99.

TO PROVIDE FOR EDUCATION OF J. W. HALLOCK.

AN ACT to Provide for the Education of J. W. Hallock at the Iowa s. F. 221. State University at the Expense of the State.

WHEREAS, On the 13th day of August, A. D. 1883, J. W. Hal- Preamble. lock, of Audubon county, volunteered to assist the proper officers and a number of other citizens of the counties of Audubon and Shelby to patrol Elkhorn Grove, Shelby county, Iowa, and to aid in the arrest of the Clingan murderers, S. L. Crawford, and William Hardy; and

WHEREAS, While the patroling parties were searching in the thick brush, one of the murderers shot the aforesaid J. W. Hallock from ambush, the ball taking effect in the right breast, passing entirely through the lungs, and coming out near the

spinal column; and

The said Willis Hallock has not and probably Whereas, never will fully recover from the effects of the aforesaid gunshot wound; therefore

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That there is hereby appropriated out of any funds \$1,000 approin the state treasury not otherwise appropriated, the sum of one pristed thousand dollars, to be placed in the hands of Hon. T. J. Caldwell of Adel, Iowa, as trustee, who shall invest the same as in his judgment shall seem most feasible to carry out the intent of this act, and use any interest arising therefrom or any part of the principal sum, until exhausted, toward defraying the expense of the education of said J. W. Hallock at the Iowa state university, including board, clothing and necessary textbooks, provided, that nothing in this bill shall be construed to Proviso. bind the state for the further education of said J. W. Hallock than that which said appropriation will provide.

SEC. 2. That the auditor of state is hereby authorized and directed to issue a warrant to the order of said Hon. T. J. Cald- Warrant to well, trustee, for said entire appropriation on the written appli. Caldwell.

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cation of said T. J. Caldwell therefor, and the treasurer of state is directed to pay the same on such warrant.

Approved, March 29, 1884.

CHAPTER 98.

TO PUNISH GAMBLING IN GRAIN AND PRODUCE.

AN ACT to Prevent Gambling by Means of Fictitious Contracts for the Buying or Selling of Grain or Other Produce, on Margins and to Provide a Punishment therefor.

Be it enacted by the General Assembly of the State of Iowa:

Unlawful to keep a place to deal in margins.

SECTION 1. That it shall be unlawful for any corporation, association or society, person, or persons to keep within this state any store, office or other place, wherein is conducted or permitted the pretended buying or selling of grain, pork, lard, or any mercantile or agricultural products on margins, without any intention of future delivery, whether such pretended contracts are to be performed within or without this state; and the keeping of all such places is hereby prohibited; and it shall be unlawful for any person, corporation, association or society, within this state, to make or enter into any contract, or pretended contract such as is above stated and referred to, and all such contracts are hereby prohibited. The intention of this act being to prevent and prohibit within this state the business now engaged in and conducted in places commonly known and designated as Bucket Shops. Provided, however that this act shall not apply to or in any way affect any contract for the actual buying or selling of any commodity whatever for present or future delivery, where the actual delivery or receipt of the thing sold is contemplated, and in good faith intended by either of the parties to the contract.

Uniawful to make such contracts.

Proviso.

Punishment.

Sec. 2. Any person whether acting individually or as a member of any copartnership, corporation, association or society, guilty of violating any of the provisions of this act shall upon conviction thereof be adjudged to pay a fine for each offense of not less than one hundred dollars nor more than five hundred dollars or be imprisoned in the county jail not less than thirty days nor more than one year, or be both fined and imprisoned at the discretion of the court.

Approved, March 29, 1884.